## IN THE UNITED STATES DISTRICT COURT DISTRICT OF MARYLAND GREENBELT DIVISION

SHERLENE WEGNER, on behalf of	)
herself and others similarly situated,	)
Plaintiffs,	) ) Case no.: 8:20-cv-00305-PJM
vs.	)
CARAHSOFT TECHNOLOGY CORP.	) )
Defendant.	)

## NOTICE OF SUPPLEMENTAL FILING

**COMES NOW**, the Plaintiff Sherlene Wegner, on behalf of herself and all others similarly situated, and hereby provides the attached supplemental filing as it relates to the *Memorandum in Support of the Joint Motion for Approval of Settlement Agreement and Release* (Doc. #85-1). The parties need to add a fully executed Settlement and Release agreement marked as Exhibit A (Doc. #85-2). The attached shall replace Doc. #85-2.

## Respectfully submitted,

Natalie Cater Moffett Bar No. 17227 **Cater Moffett Law Firm** 1730 Rhode Island Ave., NW Suite 715 Washington, D.C. 20036 Tel: (202) 251-6438 natalie@catermoffettlaw.com



/s/ Brendan J. Donelon Brendan J. Donelon,\* MO Bar. #43901 4600 Madison, Suite 810 Kansas City, Missouri 64112

Tel: (816) 221-7100 Fax: (816) 709-1044 brendan@donelonpc.com

Daniel W. Craig,\* MO Bar. #43883 6642 Clayton Rd., #320 St. Louis, Missouri 63117 Tel: (314) 297-8385 Fax: (816) 709-1044 dan@donelonpc.com

\*admitted pro hac vice

Attorney for Plaintiffs

## Certificate of Service

I hereby certify that on <u>November 15, 2021</u> a true and correct copy of the above and foregoing was sent to defense counsel of record pursuant to this Court's CM/ECF requirements.

Raymond Baldwin Christine M. Costantino **Seyfarth Shaw LLP** 975 F Street, N.W. Washington, DC 20004 Direct: +1-202-828-3583 RBaldwin@seyfarth.com CCostantino@seyfarth.com

Attorneys for Defendant